

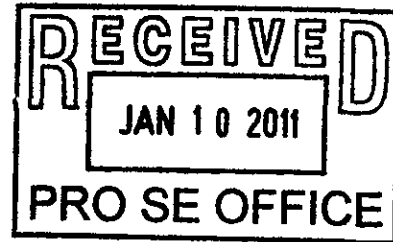
ORIGINAL

EASTERN DISTRICT OF N.Y.
THE UNITED STATES SUPREME COURT

ANTHONY PERRI,

Plaintiff,

v.



0011 COMPLAINT 0165

JURY TRAIL DEMANDED

BARRAK HUSSEIN OBAMA, PRESIDENT OF THE
UNITED STATES OF AMERICA; ERIC HOLDER,
ATTORNEY GENERAL OF THE UNITED STATES
OF AMERICA; BENTON CAMPBELL, FORMER
UNITED STATES ATTORNEY FOR THE EASTERN
DISTRICT OF NEW YORK; LORRETTA LYNCH,
UNITED STATES ATTORNEY FOR THE EASTERN
DISTRICT OF NEW YORK; JANICECK FREDACYK,
ASSISTANT DIRECTOR OF THE FEDERAL
BUREAU OF INVESTIGATION; KATHLEEN RICE,
D.A. FOR NASSAU COUNTY, NEW YORK;

ROSS, J.

GO, M.J.

Defendants.

INTRODUCTION

1. I, AnthonyPerri, The Plaintiff, do file this action pursuant to 42 U.S.C. 1985(1) (2) & (3); 42 U.S.C. 1986; 28 U.S.C. 455(a); As well as, The First, Fourth, Fifth, Sixth, Eighth & Fourteenth Amendments to the United States Constitution. In addition, Plaintiff sues Pursuant to The Geneva Conventions Articles against Torture of Prisoners of War.
2. Since November 2008, until the Present day, I have had Gas, wood Chips, Bleach, Plastic, and other toxic substances released under and around my room in five different Residences. My food has been poisoned numerous times in addition.

3. Upon information and belief, Defendant Campbell, The former acting U.S. Attorney for The Eastern District of New York, did start this Barbaric practice on the date set forth in paragraph two. The current U.S. Attorney (E.D.N.Y.) Lorretta Lynch has continued the attack on this movant since on or about March 2010, the date of her Appointed Confirmation to that Position. Defendants Obama and Holder became personally involved in this and other transgressions against this Plaintiff Upon their Elevation to their Current Offices in January 2009. Defendant Rice became personally involved in December 2009, when I was gassed in two different residences in Nassau County. And F.B.I. Assistant Director Fredacyk became personally involved upon her appointment to that Post this Year, as agents under her direct command are carrying out this practice.

4. Additionally, the defendants so named above did set me up in Illegal acts of Entrapment causing my incarceration in July 2009, and April 2010. The First in New York City; The Second in Nassau County.

5. The Defendants so named have ultimate Authority and have constituted a practice so Inhumane and Barbaric against this Plaintiff that it departs Entirely from any accepted form of Law Enforcement, Punishment, or Government Business, and has no legitimate Legal or Medical Justification In these United States, So that they are being sued in both their Individual, as well as, Official Capacities in this action.

THE PARTIES

6. ANTHONY PERRI, is the Plaintiff in this action. My address is 111-66 43rd. Ave. 2nd floor Corona, New York 11368. My telephone number is (646) 924-5278.

DEFENDANTS

7. BARRAK HUSSEIN OBAMA, Is The President of the United States of America.

His official address is: The White House, 1600 Pennsylvania Ave. Washington, D.C. 20530.

8. ERIC HOLDER, Is The Attorney General of The United States of America. His Official address is: 950 Pennsylvania Ave. Washington, D.C. 20530.

9. BENTON CAMPBELL, Is an assistant U.S. Attorney for The Eastern District of New York. His Official address is: 271 Cadman Plaza East Brooklyn, N.Y. 11201.

10. LORRETTA LYNCH, Is The U.S. Attorney For The Eastern District of New York. Her Official address is: 271 Cadman Plaza East Brooklyn, New York 11201.

11. JANICECK FREDECYK, Is The Assistant Director of The Federal Bureau of Investigation New York Office. Her official address is: 26 Federal Plaza New York, N.Y. 10007.

12. KATHLEEN RICE is the District Attorney for Nassau County New York. Her Official address is: 262 Old Country Road Mineola, New York 11501.

COMPLAINT

13. On or about November 3, 2008, I rented a room from Ms. Vicki Wong. Upon information and belief, because I had scrutinized the U.S. Attorney (E.D.N.Y.), for setting up Terrorism cases, specifically the plot to blow up the Pipelines under Kennedy Airport, in a previous lawsuit filed in that district, (See PERRI V. BLOOMBERG ET.AL. 06-CV-403), And to other Government Officials, Benton Campbell ordered a Corrupt group of F.B.I. agents to manipulate Ms. Wong, Ms. Huynh and Gregory Martin

to not only attack, harass and set me up; But to burn wood chips containing toxic materials under my room located at 93-35 213 Street in Queens Village.

14. This continued on and off until I was set up in an act of Entrapment in July 2009 at Queensborough Community College. I was Incarcerated for sixty days for that matter.

15. In between September and December of 2009 I was set up in acts of Entrapment on the Street by thousands of women and in Universities in Washington, D.C., New York City and Long Island, New York. By the so named Defendants, by the timing set forth in paragraph three.

16. On or about December 5, 2009 I rented a room in Glen Cove, Long Island at 87 Glen Cove Avenue From Phil Fera. Upon information and belief, From that date until late March 2010. Defendants Obama, Holder, and Campbell not only used Mr. Fera and other residents at that dwelling to use a generator omitting carbon monoxide under my room, but did use N.Y.P.D. and Nassau County Police officers to manipulate this situation as well. Complaints to District Attorney Rice, and to other officials went nowhere during this time period.

17. On or about late March 2010 I rented a room at 228 Glen street from Carmen and Mauricio Zadaya. From that date until on or about April 10,2010, the defendants set forth above did use the Zadaya's to turn on the stove with no Pilot light under my room at that residence.

18. On or about Aril 11, 2010 I was set up in an Illegal act of Entrapment by said officials. I served Eighty days in the Nassau County Jail for that. Said case remains pending at this time.

19. At all times that gas or chemicals were being used, I experienced hot flashes, severe headaches, nausea, chest pain and other ailments. I made numerous Emergency room visits during this time and officials used the Hospital staff to further harass me, set me up and even follow me around the town of Glen Cove.

20. On or about September 3, 2010 I rented a room at 108-37 44 Avenue Corona, N.Y. 11368. From that time, until December 1 2010, the so named officials, including Director Fredacyk, did use F.B.I./ N.Y.P.D. and residents Manual Gordillo, Teresa Lara Ortega, Felipa Cesares, her husband Cesar and their Children to not only tamper with my food and burn chemicals around my room, but to set me up in sexual acts of Entrapment as well. Further, These officials used the Landlord, Abdul Fahim Kahn, and his worker Ali, to turn on a stove with no pilot light in a crude illegal conversion in the basement, with a hole in the ceiling directly under my room, and used these and other tenents to burn wood, plastic, bleech and other nauseating articles under and around my room.(As attachment no. 1, I am submitting an array of copies of color photographs as follows: The top two are of the crude illegal conversion; The bottom two are of my room directly above said barbaric unit).

21. These so named officials have used the News Media, Fashion, & advertising industries to attack harass and set me up. In addition to hundreds of millions of dollars of taxpayer monies, thousands of Police officers and civilians as well. These officials now have said individuals follow me around in black and silver cars with the same color cloths.

22. Upon information and belief, this is being done to not only exact revenge on me under false pretenses. But to cover years of violations to my Constitutional Rights by these officials. (as attachment number two I am submitting a copy of a newspaper article, by officials using my name on a street sign, and twenty seven million dollars in taxpayer monies, to make a mockery out of my trouble writing and saying the letter R. This article is dated September 30, 2010 and is Courtesy of the New York Post).

HOUSE OF HORRORS

23. Between October 28, and November 30, 2010 I was knocked out several times with some type of gas or chemical in my room at 108-37 44th Ave. I awoke to find that my backpack was rifled through, with contents like mouthwash emptied out inside and evidence missing. The knockout was so powerful, Manny Gordillo, or his agent, put up a door/wall, with pounding and drilling and I did not even hear it. I awoke to find that I had been shut out of the kitchen, living room, balcony and other common areas.

24. Manual Gordillo and his family vacated the Apartment on or about November 13, 2010. On or about November 20, I was knocked out cold for about ten hours. I awoke with a severe throbbing in my head, hot flashes, dizziness etc. I had huge welts on my neck/juggler vein, and my forearm. Within two days, I was afflicted with an infection that was spreading up my arm towards my heart. I went to the hospital and was prescribed two antibiotics, and a pain medication. I was taking a total of four medications for several weeks. I felt that I had been bitten by something very substantial with poison.

25. During the month of November I began to itch, have severe headaches when I went under the covers to get away from the chemicals. My cat was as well afflicted. I noticed a

white powder under my door and within my room. In fact, said powder began to erode the finish on the wood floor directly outside and immediately inside of the door to my room. During this time I returned home to find Vaseline or jell on the floor to cover this fact and I began to slip and slide therewith. I slept with the windows open at all times. I was always cold.

26. On November 13, 2010 when Manual Gordillo suddenly left, a bottle of BORIC ACID roach killer was left with a spray of insecticide on the bathroom sink. I then read the bottle and it said "Poison, harmful to humans and domestic animals if ingested ". I proceeded to smell the contents, there were chunks inside the bottle. There was in addition a cap that was supposed to be used by squeezing the plastic bottle, a puff of white powder then shot out of container. I smelled the contents and chunks in the cracks in the floor of my room and it was identical to the above stated poison.

27. As attachment number Three I am submitting an array of copies of four color photos as follows left to right proceeding clockwise: 1)Manual Gordillo's vacated bedroom; 2)The crude wall that was put up while I was Knocked out to keep me out of said common area; 3)The empty living room where I would eat dinner and take my meds after Manual Gordillo left; 4)Some of Manual Gordillo's property that was left behind.

28. As attachment number Four I am submitting an array of copies of four color photos which proceeds from left to right clockwise as follows: 1)The doorway to my bedroom at said dwelling; 2)My infected arm in the hospital; 3)My neck, and the welts by my juggler; 4)The bottle of BORIC ACID and insecticide on the bathroom sink.

29. During this time I was flooded with advertisements for killing insects on the train, on billboards etc. Officials know that I always take the First or last subway cars, so when I traveled, they had those cars billboards with a show as follows: "Burn Notice, Spies Don't Get Pink Slips". The whole car was filled with this. In addition, Officials had people follow me with Black and silver cloths rolling suitcases.

30. During this time, October and November 2010, I was confused, angry, physically ill, prone to outbursts of screaming etc. I was then given a handout of a free morning paper making a mockery out of my exact condition with an advertisement of the show walking dead on the cover, front and back was attached a special addition. (As attachment number five I am submitting a copy of part of this submission that was targeted directly at me as I walk numerous miles every day in addition).

31. On or about November 29, and 30, 2010 I felt that I was almost killed when I awoke in the said apartment. I did not know it at the time, but, in addition, Judge Ross had dismissed my lawsuit on this date as well. The next day, December 1, the Owner of the building offered me enough money to put a security deposit on another room to leave. With my SSI money in addition, I would be able to purchase cloths and bedding that was necessary considering the gas, chemicals and other vermin that had been used to attack and infest me.

32. Furthermore, I hoped that by me leaving and trying to work with the Authorities as so named in this lawsuit, that they would stop the attack on me. I was able to find another room one block away with a paper advertisement where I buy my morning paper at 111

street and Roosevelt Ave. I recognized that this was definitely a Government situation as well because I live in a controlled environment, the so named officials have thousands of law enforcement offices stationed here, and control most civilians and commerce in my entire neighborhood.

THE DEATH HOUSE

33. So I moved in a new room located at 111-66 43rd Ave. 2nd floor Corona, NY 11368. On December 1, 2010. I bought new cloths and bedding and was filmed doing so. I live in a room and two young women from Ecuador named Sylvia and Veronica Chuya live in another room there. (Manual Gordillo was from Ecuador as well). Within days I smelled the gas and other chemicals. I was placed directly over the kitchen and stove. I trusted and kept my food within the fridge and immediately got severe cramping, nausea and other ailments. As with the Gordillo residence, officials then placed the two women right in my sights to ensure I knew, or at least believed it was them. Once again huge butcher knives were left on the counters following these poisonings.

34. After becoming ill throughout the month of December, I requested and was granted permission to move my room to the front of the house on Christmas day. It was even worse. I got knocked out several times again. Every single day I am poisoned, gassed or set-up. I noticed that the two women live somewhere else. Come in briefly, and sneak out in the middle of the night. I saw them going in a shed in the back after the gas or chemicals were turned on. They likely go to the first floor to start the Poisoning. I found cans of Methanol "Easy Burn" which is Poison as well if ingested.

35. So I began once again to keep my windows open to sleep. Officials then had a commercial business burn a toxic substance all night long that was overpowering. On further investigation, I noticed vents next to all of my windows. Even the bathroom has a pipe emitting toxins not one foot from the window. It appears that this home was particularly constructed as a gas chamber to kill or derange this complainant and witness in a Federal lawsuit and investigation.

36. As attachment number six I am submitting an array of copies of four color photographs which proceeds left to right clockwise as follows: 1)The building where I live at 111-66 43rd Ave. Corona, NY 11368. The red brick building, with the window at upper left; 2) The block at 44th Ave where I used to live with all Government controlled silver cars lining the block; 3) The backyard of this home with the shed where civilians go after turning on the toxins, complete with black vehicle; 4)The backyard with the shed of the building next door where civilians are used complete with silver car. (Notice smokestacks at commercial dwelling on 44th Ave. on top which are visable).

CAUSE OF ACTION

37. Officials have instituted a monstrous Barbaric practice of gassing and releasing chemicals around the residences where I live. To not only cover their Transgressions to this Plaintiff, but to drive me out of my room into their set-ups.

LEGAL CLAIMS

38. Officials have in fact tried and sentenced me to death, brain damage or other disease without legal recourse or trial;

39. The gassing or release of chemicals on this writer has no legitimate Legal or Medical Justification in these United States;

40. This barbaric practice violates the Eighth Amendment to the United States Constitution against cruel and unusual punishment. (And I have not been convicted of a crime for which I am being punished);

41. This illegal use of civilians has no legitimate place in the normal course of Law Enforcement or Government business in these United States;

42. This is perhaps the most serious transgression, by the highest ranking Government officials in United States History and must be addressed;

RELIEF REQUESTED

43. To have this case transferred to a different Circuit from which these Constitutional Violations Occurred;

44. For the Court to order an Injunction to bar Judges Ross, Amon, or Bloom, from hearing this case. As the Judges under which Constitutional Violations Occurred;

45. For the Court to order an Immediate Injunction against the Barbaric practices as described herein;

46. For the Court to Grant me Informa Pauperis Status to pursue this case. (Attached, please find a copy of my SSI Award letter. I am a disabled American, I own no property, have no other source of income;

47. To appoint a Guardian ad Litem, as I meet the Legal requirement for same pursuant to the Federal Rules of Civil Procedure.

48. To appoint Pro bono Counsel as well given the severity of these facts;

49. To bar any Judge from dismissing this case without giving me one chance to Amend my Complaint; Without a hearing; Or investigation of these serious allegations;

50. For the Court to declare that these actions described herein violate the Constitution of the United States of America;

51. To award Compensatory damages in the amount of ten million dollars; And Punitive Damages in the amount of fifty million dollars;

52. To grant such and further relief that is Equitable and Just.

Dated: January 3, 2011.

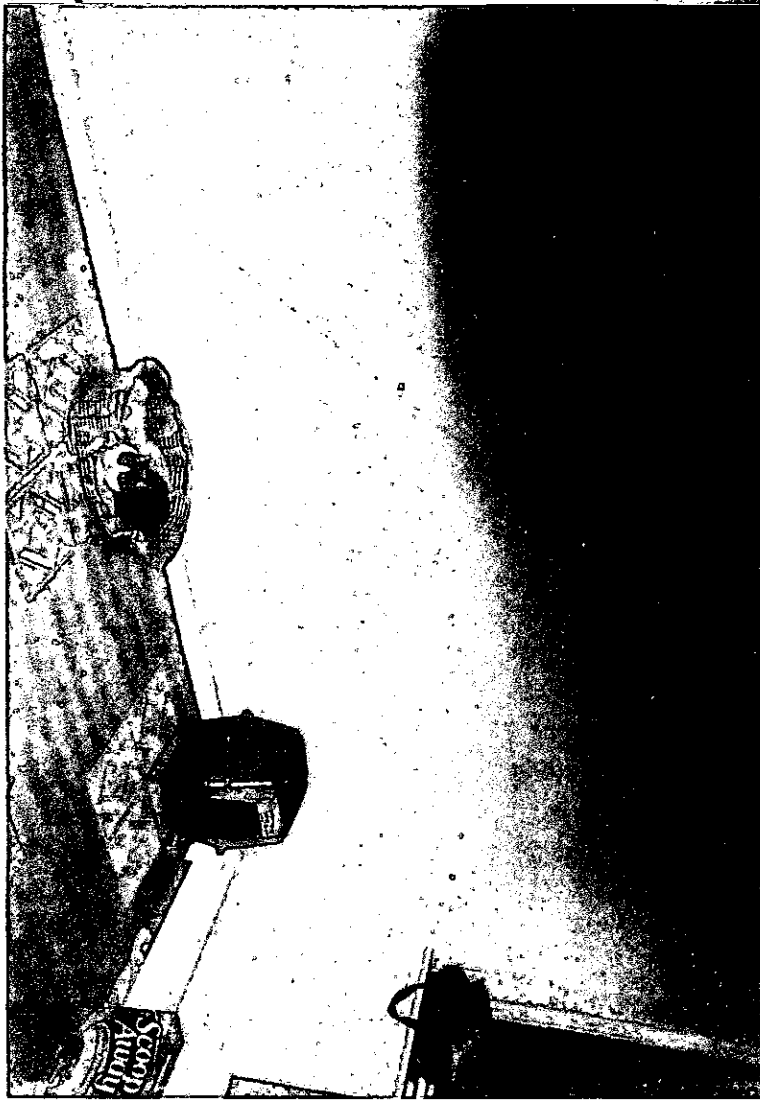
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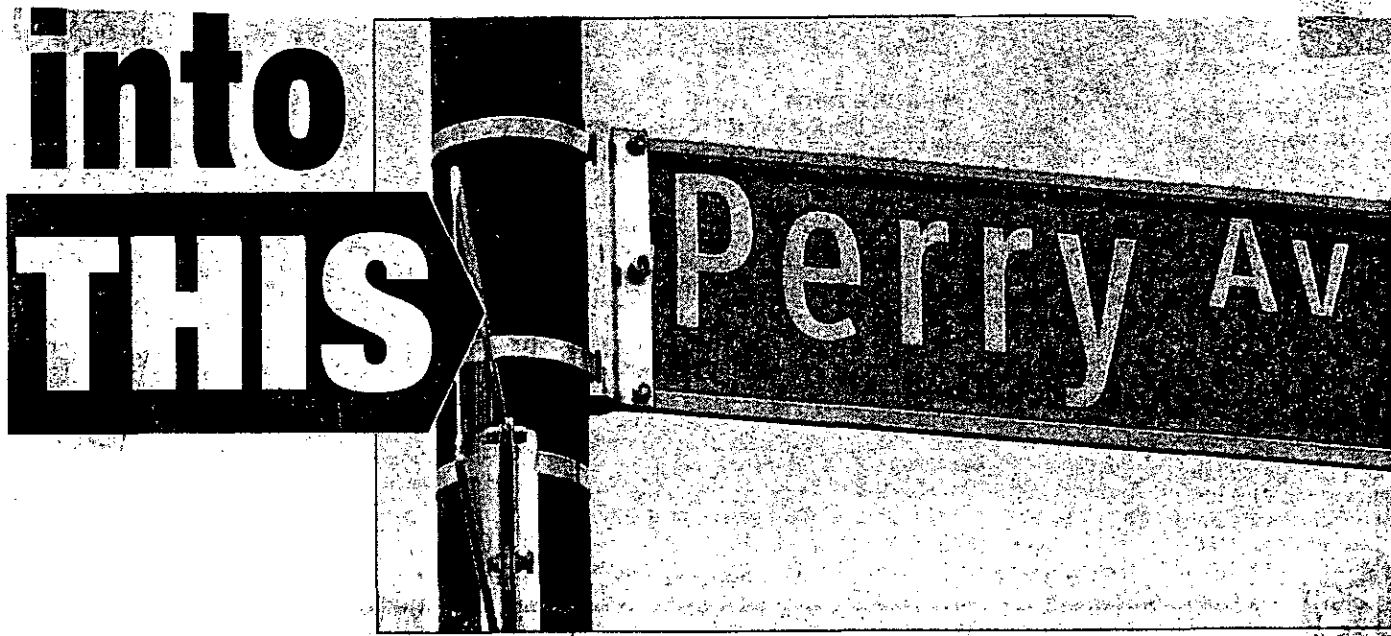
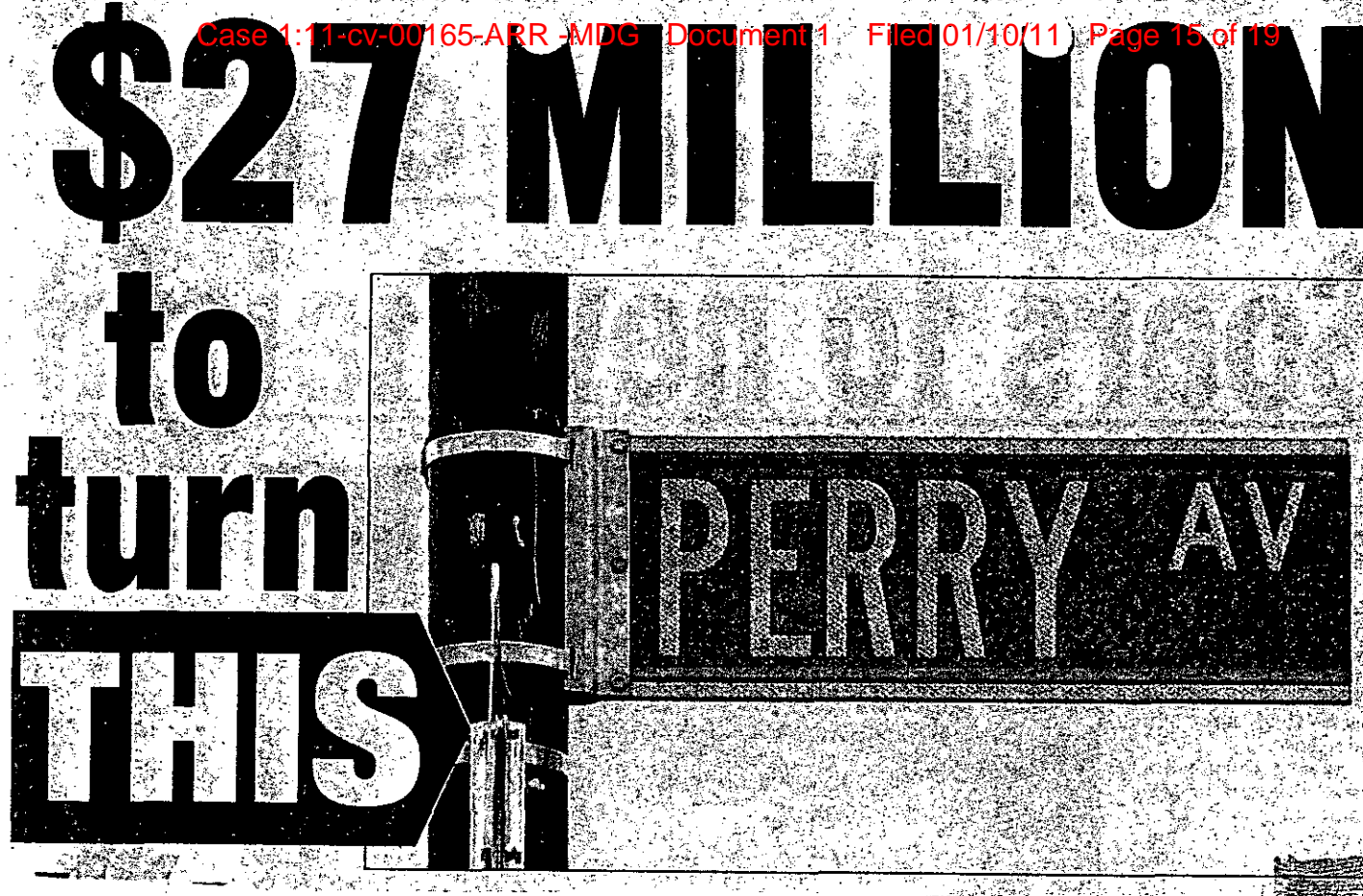
Anthony S. Perri
Anthony S. Perri, Plaintiff,
111-66 43rd Ave 2nd floor
Corona, NY 11368
(646)924-5278

CC: The Honorable John G. Roberts
Chief Judge
The United States Supreme Court
1 First Street N.E.
Washington, D.C. 20543

The Honorable Dennis Jacobs
Chief Judge
The United States Court of appeals
For The Second Circuit
500 South Pearl Street
New York, NY 10007

CC: The Honorable Raymond Dearie
Chief Judge
The United States District Court
Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201





PHOTOS BY MATTHEW McDERMOTT

DO THEY HAVE WALKER DISEASE?

USE THIS QUICK GUIDE TO IDENTIFY SYMPTOMS



Walkers may appear as drunk, incoherent, or even sleepwalking individuals. Beware: they may be dangerous.
CONTACT AUTHORITIES IMMEDIATELY IF YOU SUSPECT SOMEONE OF CARRYING THE WALKER DISEASE.



1. VIOLENT OUTBURSTS

Sufferers of the Walker syndrome act as if motivated by a desire for food - the living flesh of animals or even people. They may simply be enraged, but they will attack anyone nearby, including close family members. Some reports say Walker syndrome sufferers will actually bite and attempt to consume people. If you are a target, move away from the Walker sufferer as quickly as possible and please contact authorities.



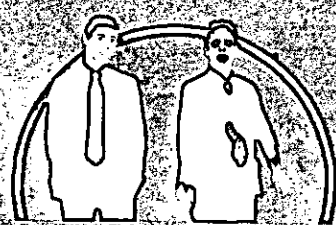
2. LOSS OF MEMORY AND SPEECH

Walkers typically cannot communicate verbally, beyond basic means or groans. They appear not to recognize people, places, and things formerly quite familiar to them. The extent of their memory loss is unclear. Unconfirmed reports say some Walkers try to return to their homes. A certain level of IQ loss accompanies the syndrome. As a result, the Walker may appear to be a drug user, drunk, or dazed.



3. LOSS OF COORDINATION

Other notable effects include a loss of physical coordination and an awkward gait. But syndrome sufferers are still quite capable of sudden movements, and if a Walker approaches, be on guard. (See item 1.) Their poor coordination may be the cause of many of the noticeable wounds frequently observed on those suffering the disease. The Walker is a danger to himself and to others.



WWW.AMCWALKINGDEAD.COM

TRANSMISSION

Since it's not known if the disease is spread via air, touch, fluids, or blood, keep your distance from areas where you know Walkers to have been.

WE MADE CONTACT WITH A WALKER, SEEK MEDICAL ATTENTION IMMEDIATELY.

The transmission route is not yet known. But medical professionals claim they are able to treat many of the symptoms and are even testing an anti-anxiety drug that may ameliorate the Walker's violent impulses and attacks.

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